## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA

v.

Criminal No. PWG-19-0137

DARRAN BUTLER, et al.,

Defendants.

## <u>DEFENDANT DARRAN BUTLER'S MOTION TO SEAL EXHIBITS</u> IN SUPPORT OF MOTION TO SUPPRESS

Defendant Darran Butler, by and through undersigned counsel, moves to seal Exhibits A through D in support of Mr. Butler's Motion to Suppress Evidence and Information Obtained from Searches of Cell Phones. These exhibits constitute applications for search warrants, which were previously filed in court under seal.

WHEREFORE, Darran Butler respectfully asks to seal Exhibits A through D to his Motion to Suppress Evidence and Information Obtained from Searches of Cell Phones.

Respectfully submitted,

/s/ Rebecca S. LeGrand Rebecca S. LeGrand LeGrand Law PLLC 1100 H Street N.W., Suite 1220 Washington, D.C. 20005 Phone: (202) 587-5725 rebecca@legrandpllc.com

Counsel for Darran Butler

July 31, 2022

## **CERTIFICATE OF SERVICE**

I hereby certify that on July 31, 2022, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system, which provides service to all counsel of record.

_/s/	
Rebecca S. LeGrand	